1	Matthew D. Schelkopf			
2	SAUDER SCHELKÔPF			
3	555 Lancaster Avenue Berwyn, PA 19312			
4	mds@sstriallawyers.com			
5	Adam Gonnelli (pro hac vice)			
	LAW OFFICE OF ADAM R. GONNELLI, L.L.C. 7030 E. Genesee Street			
6	Fayetteville, NY 13066			
7	adam@arglawoffice.com			
8	Bonner Walsh (pro hac vice)			
9	WALSH PLLC 1561 Long Haul Road			
10	Grangeville, ID 83530			
11	bonner@walshpllc.com			
12	Attorneys for Plaintiffs and the Proposed Class			
13	[LIST OF ADDITIONAL COUNSEL ON SIGNATURE PAGE]			
14				
15	UNITED STATES DISTRICT COURT			
16	CENTRAL DISTRICT OF CALIFORNIA			
17	8:17-cv-00838-JLS-JDE			
18	In re: Hyundai and Kia Engine Litigation 6.17-67-00038-3ES-3DE			
19	Related Cases: 8:17-cv-01365-JLS-JDE			
20	8:17-cv-01303-JLS-JDE 8:17-cv-02208-JLS-JDE			
	2:18-cv-05255-JLS-JDE			
21	8:18-cv-00622-JLS-JDE			
22	8:18-cv-02223-JLS-JDE			
23	NOTICE OF ADDITIONAL OBJECTIONS RECEIVED BY CLASS			
24	COUNSEL			
25				
26				
27				
28				
20	1			

Class Counsel have received the following additional objections that were mailed prior to but received after the October 30, 2020 objection deadline:

Name	VIN	City, State
Card, Jean	5NPEB4AC9CH436059	North Andover, MA
Cotton, Lordis and	5XXGT4L38GG089036	Elizabeth City, NC
Calvin		
Deats, Gordon	KNDPBCAC3F7679300	Sayre, PA
Dotson, Darlene	5XYKT4A6XEG492581	Grove City, OH
Franklin, Braunwynn	5NPE24AF6FH087148	Detroit, MI
Ramon, Leticia	5XXGR4A6XDG091488	Corpus Christi, TX
Levey, Arnold	5NPEB4ACXBH179587	San Antonio, TX
Caro, John H.	KNDPB3A21D7397726	Fort Pierce, Florida
Metz, Walter ¹	5XXGT4L32HG148731	Port Saint Lucie, Florida
Kabuya, Maryia ²	5XYZU3LB9EG151849	Clover, SC
Jones, Stephen	5XYZT3LB6DG065061	Temecula, CA
Dmitriy, Kravchenko	5NMS3CAD2KH066314	Denver, CO

¹ Mr. Metz does not object, but contemporaneously with the objection deadline sent a letter outlining his issues with his KIA and requesting it be shared with the Court.

² Kabuya, Jones, and Dmitriy do not put forth a formal objection but instead include a bare notice of intention to appear.

-2-

1	Dated: November 6, 2020		Respectfully submitted,
2		By:	/s/ Bonner C. Walsh
3		_ j -	Bonner Walsh (pro hac vice)
4			WALSH PLLČ
4			1561 Long Haul Road
5			Grangeville, ID 83530
6			Telephone: (541) 359-2827
			Facsimile: (866) 503-8206
7			bonner@walshpllc.com
8			Joseph G. Sauder
9			Joseph G. Sauder Matthew D. Schelkopf
			Joseph B. Kenney
10			SAUDER SCHELKOPF
11			1109 Lancaster Avenue
12			Berwyn, PA 19312
			Telephone: (610) 200-0581
13			jgs@sstriallawyers.com
14			mds@sstriallawyers.com
15			jbk@sstriallawyers.com
16			Adam Gonnelli (pro hac vice)
			LAW OFFICE OF ADAM R.
17			GONNELLI, L.L.C.
18			7030 E. Genesee Street
19			Fayetteville, NY 13066
19			Telephone: (917) 541-7110
20			Facsimile: (315) 446-7521 adam@arglawoffice.com
21			adamwargiawomee.com
22			Steve W. Berman (pro hac vice)
23			HAGENS BERMAN SOBOL SHAPIRO LLP
24			1301 Second Avenue, Suite 2000
25			Seattle, WA 98101
25			Telephone: (206) 623-7292
26			Fax: (206) 623-0594
27			steve@hbsslaw.com
28			-3-

CERTIFICATE OF SERVICE

I, Bonner C. Walsh, hereby certify that on this 6th day of November, 2020, I caused the foregoing to be filed using the Court's CM/ECF system, and thereby electronically served it upon all registered ECF users in this case. By: /s/ Bonner C. Walsh Bonner C. Walsh